1 2 3 4	LOUIS H. DE HAAS, STATE BAR NO. 3957 LA FOLLETTE, JOHNSON, DE HAAS, FESLER & AMES 865 South Figueroa Street, Suite 3200 Los Angeles, California 90017-5431 Phone: (213) 426-3600 Facsimile: (213) 426-3650	79
5 6 7 8 9	LARRY THORNTON, STATE BAR NO. 232265 LA FOLLETTE, JOHNSON, DE HAAS, FESLER & AMES 655 University Avenue, Suite 119 Sacramento, California 95825 Phone: (916) 563-3100 Facsimile: (916) 565-3704  Attorneys for Defendant,	
11	UNITED STATES DISTRICT COURT	
12	NORTHERN DISTRICT CALIFORNIA	
13	JASPER GONZALES, by his Guardian Ad) CASE NO. CV11-04319-SC	
14	Litem, JENNA GONZALES,	(PROPOSED) ORDER GRANTING
15	Plaintiff, )	DEFENDANT AND CROSS COMPLAINANT SUTTER BAY HOSPITALS dba SUTTER MEDICAL
16 17	RICK SIMONS, FURTADO, JASPOVICE) & SIMONS, A LAW CORPORATION,) SUTTER BAY HOSPITALS dba SUTTER) MEDICAL CENTER OF SANTA ROSA)	CENTER OF SANTA ROSA'S REQUEST FOR LEAD TRIAL COUNSEL TO BE EXCUSED FROM APPEARING AT INITIAL CASE MANAGEMENT
18	and DOES 1 through 20,	CONFERENCE
19	Defendants.	[Civil Local Rules, Rule 16-10(a)]
20	SUTTER BAY HOSPITALS dba SUTTER) MEDICAL CENTER OF SANTA ROSA,	Date: March 9, 2012 Time: 10:00 a.m.
21	Cross-Complainant,	Place: Courtroom 1, 17 <sup>th</sup> Floor 450 Golden Gate Avenue
22	V.	San Francisco, CA 94102 Before: Hon. Samuel Conti
23	TRINA BOWEN, M.D., WEST COUNTY ) HEALTH CENTERS, INC., and ROES 1- )	Before. Hon. Samuel Conti
24	10,	
25	Cross-Defendants.	
26	Pursuant to Civil Local Rules. Rule 16-1	0(a), Defendant and Cross Complainant SUTTER
27		CENTER OF SANTA ROSA respectfully requests
28		

[Proposed] Order Granting Defendant and Cross-Complainant Sutter Bay Hospitals dba Sutter Medical Center of Santa Rosa's Request for Lead Trial Counsel to be Executed from Appearing at Initial Case Management Conference

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that lead trial counsel, Louis H. De Haas, be excused from attending the Initial Case Management Conference due to a calendar conflict, and to have defense counsel, Larry Thornton, personally appear at the Initial Case Management Conference in the place and stead of Mr. De Haas. Mr. Thornton is familiar with this case and has been involved in the discovery and investigation in this case. Mr. De Haas is extensively involved in conflicting matters that require his immediate attention.

(PROPOSED) ORDER

## THE REQUEST IS GRANTED.

Dated: 2/10/12 , 2012

